PARTE: Compañía* AIRPORT representada CATERING este acto

Francisco Rivera,

DE LA SEGUNDA PARTE: mayor de edad, /sra. Juan C. Diaz Davila en adelante

TRABAJADORES representada este en DE medio AEROPUERTO, acto por libre voluntariamente su representante adelante INDEPENDIENTE

representado(a) Convenio condiciones Colectivo rigen de las empleo vigente con condiciones por la Unión, de Compañía, empleo 1 a en cuyo cual Convenio

legalidad arbitraje dichos han estado despidos A-2657 suspendidos fue litigada alrededor A-1840-94 del [7 empleo por partes sueldo

junio tanto

Case 3:98-cv-02092-JAG

paga favorable retroactiva número beneficios marginales los

CUANTO: resolución ante Compañía dicho Distrito actualmente judicial los

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DE

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relación de los Compañía niega otros la suspensión Colectivo querellantes indefinida del Sr./

0 sión del Laudo tres POR CUANTO: años en los en los El/La Sr./Sra. Tribunales casos A-2657 К A-1840-94 puede

tribunales mencionado, dе CUANTO: su empleo justicia federales, no aunque El/La con la Compañía su validez resuelto tiene fuese por interés sostenida alguno

beneficios del POR CUANTO: mismo con la Compañía. CUANTO: mencionados Compañía de cualquier los El/La contra También está derechos sr./sra.Diaz como de igual consecuencia reposición, dispuesto(a) causa forma, Laudo de dе está dispuesto(a) acción salarios Arbitraje ns empleo വ

fuese sostenido por A-1840-94, el Tribunal aún en el caso de que su día el

libre que controversia, TANTO: oferta yа voluntariamente l a cual sólo favorablemente el/la propósito Sr./Sra. de ponerle

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incluye, directores, oficiales, Y/0 este cualquier Acuerdo, accionistas, persona supervisores Compañía"

TRANSACCION Y RELE

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alguna comercial AIRPORT AVIATION GROUP incluyendo, aquellas fiadores Catering empresas У/0 Services, sin representantes, relacionadas limitarse Inc. y/0 agrupadas de \$ 15,440.00 forma

retroactiva efectivo A-1840-94 remedio consistente fue emitido enero voluntariamente en 199 reposición y expresamente a 1 arbitraje empleo

disponiéndose relación beneficios discrimen Omnibus condición incluyendo daños de relación a l violación Budget por Igualmente ingresos; empleo que reclamación origen de que el/la cualquier sexo, Reconciliation cation empleo de despido social, alguna disposición cualquier religión, cualquier Act Sr./Sra. Diaz del Sr./Sra. clase injustificado origen nacional, bajo clase, y/o Act del 1986 reclamación relacionada otro 0 como (W.A.R.N.), edad, judicial convenio (Ley 80 del 30 de mayo angustias de (C.O.B.R.A.) directa impedimento que salarios 0 políticas administrativo, surgiera sin limitarse indirectade

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empleo por razón contra Impedidos); reclamación por alegados daños Accidentes del Trabajo); Americans with Disabilities la Ley Federal Workers Adjustment los del Código Estados del 0 bajo cualquier Seguros de Employee sexo); 18 de julio Unidos Civil abril del 1945 Retirement Ley de Rehabilitación religión, de del Puerto de de ч 1991 América, perjuicios al amparo del 1985 Rico, (Prohibición (Ley de discrimen Income Security Act Retraining Notification National Labo reglamento Compensación nacional Discrimen

daños deducción aplicable, A-1840-94 y perjuicios, sujeto siguientes 10 Compañía le futuro deberá que el/la Sr./Sra.Diaz arbitraje cuotas si alguna, pagará como haber Acuerdo. Sr./Sra. como consecuencia retirado con perjuicio al/a como indemnización por los Unión querellante se hace OCTAVO al momento en que Como consideración la Sr./Sra. У/0 cualquier referencia en el haya sufrido controvers Acuerdo, us

describe condición pago

Acuerdo incluyendo representante ns

- los violación alguna Unidos por parte América culpa Unión; Compañía Convenio
- publicarán, contenido ni en los causarán que partes caso de surgir Tribunales presente Acuerdo se comprometen Acuerdo 0 otras de agencias una controversia Transacción que administrativas nunca divulguen Relevo negociación 0
- detalla su representante 4 de consecuencias suscribir reconocen legal, este voluntariamente documento El/La
- dinero pagado casos de conforme A-2657 Unión requerida reconocen Laudo emitido
- ha color, sido objeto pero religión, sin incapacidad física limitarse /Sra. sexo, discrimen origen discrimen alguno reconoce por por 0 Compañía
- por todo cualquier daño que él/ella

Page 6 of 22

ACUERDO

dependientes hayan arbitraje Núm. sufrido por razón del despido objeto A-1840-94

que examinado fielmente acuerdos revocación 3 e1 razonable aquí mismo en el día detenidamente los siete acuerdos habidos convenidos deberá ч Sr./Sra. suficiente días expresa que este notificar ч para de hoy. luego Ω, partir para revocar entre por estudiar También tiene considerarlo, las reconoce documento escrito, legalmente partes consentimiento el mismo. que dentro incorpor ч es conocimiento su deseo de 10 ha de

declarada documento continuarán en vigor como nula por un tribunal competente, Si cualquier disposición formado parte del mismo de este S. las documento porción demás disposiciones declarada

presente documento EN MERITO DE 5 en muestra ANTES EXPUESTO, de su conformidad las partes con otorgan todo 10 antes

PARA QUE CONSTE, las comparecientes mencionado

firman el presente documento Rico, hoy

AIRPORT CATERING SERVICES

Sr.

Francisco

Rivera

UNION INDEPENDIENTE DE TRABAJADORES DE AEROPUERTO (UITA):

Francisco Guzmán Rivera

ACUERDO DE TRANSACCION Y RELEVO

mayor de edad,

Puerto Rico, bajo juramento declaro:

- anteriormente indicadas nombre circunstancias personales
- conforme Acuerdo Transacción Rico, hoy día 10 firmo

Querellante

por

circunstancias personalmente, personales antes indicadas Puerto Rico,

NOGADO-NOTRAPIO

NOTARIO

APROBADO

representación del

Secretario del presente Trabajo Humanos

obligaciones sus cláusulas los fines informado Así de aseverar personas he leído estipulación

THIS CHECK IS DELIVERED IN CONNECTION WITH THE FOLLOWING ACCOUNT (5) 059 AIRPORT CATERING SERVICES SPECIAL ACCOUNT 101-234/215 - 500 PO BOX 1797 CAROLINA, P R 00979 15. 160 24 julio 19**9**5 PAY TO THE \$ 15,160.00 JUAN C. DIAZ DAVILA ORDER OF Santander Puerto Rico HATO REY, PUERTO RICO FOR Acuerdo de Transacción y Relevo "000059" 1:0215023411: 014#033399#

6 t 1248

DESCUENTO DE CUOTA

autorizo a la Compañía

a que se me descuente la cantidad de Quinientos Dólares (\$500,00) por concepto de descuento de cuota de unión.

En Carolina, Puerto Rico, a

Firma Empleado

TRANSACTION AND RELEAS H AGREEMENT

уд INC Mr AS Q 6 щ rancis PARTY /a ACS CO OH hereinafter <u>R</u>i THE ver FIRST a; and PART "the Company" AIRPORT CATERING represented SERVICES, herein

"Mr. Dávil /Mrs a, Social PARTY Día Z" Security 0 $\check{\exists}$ and THE G SECOND $\tilde{\infty}$ 4 سر -6997, PART 0 \vdash Mr legal /Mrs age, Juan her ന് \bigcirc na \Box (Œ <u>a</u>

represented TRABAJADORES PARTY herein DE OH THE AEROPUERTO, bу its THIRD representat PART: hereinafter LAive UNION José INDEPENDIENTE the M Orti Union" DE

They hereby freely and volunt arily

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AJDA TORRES, ADMINISTRATIVE STATES COURT. CERTIFIED To be a true and correct trans-tation from its original E OFFICE OF THE UNITED

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ADA TORRES, CADMINISTRATIVE STATES COURT.

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Αi surety entity commercia SANTANA includes Ř rport enti mentioned, agents, tу Са a11 that te name ring companies guaranto 0 Ø including, \vdash Services, in AIRPORT ĸ any related Ś and/ manner but AVIATION or Inc not in representati • any related limited and GROUP manner grouped to, to ves and/or wha the ts \vdash and soeve under insure corporate EMPRESAS μ. $\dot{\Box}$ മ the \leftarrow ß

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Case 3:98-cv-02092-JAG

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Filed 02/17/2005 Page 15 of 22

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ADA TORRES, CERTIFIED INTERPRETER
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ADA TORRES, ADMINISTRATIVE STATES COURT. tation from its original, CERTIFIED To be a true and correct trans-CERTIFIED INTERPRETER

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ADA TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE UNITED STATES COURT.

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document WITNESS WHEREOF, the appearing partie Ø Ø gn this

995 In Carolina, Puerto Rico, today the \sim \vdash day 0 H July,

S/i AIRPORT 3/il Francisco legible CATERING Rivera SERVICES

INC

ву:

by:

UNION TRABAJADORES INDEPENDIENTE DE **AEROPUERTO**

(UITA):

/José \bowtie Orti

Atty. S/Francisco Francisco Guzmán Guzmán Rivera Rivera

OATH

employee Juan 0 \vdash Cook \bigcirc Díaz Dávila and 0 f resident legal age 0 \vdash Bayamón, single /<u>mar</u> Puerto ried,

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AIDA TORRES, ADMINISTRATIVE STATES COURT. CERTIFIED To be a true and correct trans lation from its original original INTERPRETER E OFFICE OF THE UNITED

the wherefore 21st day \vdash sign 0f July, this document 1995 ļ, Carolina, Puerto Rico, today

S/Juan C. Díaz Dávila Complainant

Affidavit No. 417

Page 20 of 22

July, personally 0 Ħ the Sworn 1995 above and know stated subscribed in Carolina, personal to Puerto before circumstances Rico me by Juan today whom the Ω Díaz 21st attest day Dávila 0 H

S/Pedro Antonio Maldonado Ojeda Notary Public

Notarial Seal of Pedro Antonio Maldonado Ojeda affixed to document.

APPROVED

CERTIFIED To be a true and contact none lation from its original.

AJDA TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE UNITED STATES COURT.

rights and obligations pursuant to the legislation

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AIDA TORRES, CERTIFIED INTERPRETER
ADMINISTRATIVE OFFICE OF THE UNITED
STATES COURT.

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that

amount union dues of Juan Five Carlos Hundred Díaz Dollars authorize (\$500.00)the Company for deduction to deduct of the the

In Carolina, Puerto Rico, the 27th day of July, 1995.

S/Juan C. Signature Díaz of E Employee Dávila

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ADA TORRES, CERTIFIED INTERPRETER
ADMINISTRATIVE OFFICE OF THE UNITED
STATES COURT.